

IN THE UNITED STATES DISTRICT COURT
NORTHERN DISTRICT OF OHIO
EASTERN DIVISION

UNITED STATES OF AMERICA,)	CASE NO.: 1:18-CR-22
)	
Plaintiff)	JUDGE: SOLOMON OLIVER, JR.
)	
vs.)	
)	
PHILLIP DURACHINSKY,)	<u>DEFENDANT PHILLIP DURACHINSKY'S</u>
)	<u>MOTION FOR A CONTINUANCE TO</u>
Defendant)	<u>FILE HIS SUPPRESSION MOTION</u>

Defendant Phillip Durachinsky, by and through counsel, respectfully requests a 30 day continuance, until April 29, 2019, in which to file his motion to suppress evidence. Currently, that motion is due by March 29, 2019. Reasons in support of this request are as follows:

1. Defense counsel has enlisted the efforts of a forensic computer expert in order to provide him with a technical analysis of Defendant's laptop computer regarding an issue that is central to his forthcoming motion to suppress evidence.
2. The expert and the FBI made arrangements for the computer analysis to take place at the Columbus FBI Office, since the expert is located in Columbus. The forensic analysis process is currently ongoing, and the expert is hopeful to be finished with the suppression motion relevant part of his analysis, by mid-April.
3. Defendant's expert has been concurrently involved in other forensic matters, which, along with logistical hurdles in the case at bar, have resulted in slower than originally anticipated progress.
4. This request is not being made for the purpose of delay.

Respectfully submitted,

/s/ Thomas E. Conway
Thomas E. Conway (Reg. 0021183)
Attorney for Defendant
55 Public Square Suite 2100
Cleveland, Ohio 44113
(216) 210-0470 - phone
(216) 696-1718 - Fax
teconway@sbcglobal.net - Email

CERTIFICATE OF SERVICE

I certify that the forgoing was filed electronically on March 18, 2018. Notice of this filing will be sent to all parties by operation of the Court's electronic filing system, and can be accessed through said system.

/s/ Thomas E. Conway
Thomas E. Conway
Attorney for Defendant